UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITE	STATES OF	AMERICA)			
)			
	v.)			
)	Criminal	No.	04-10336-NMG
JULIO	SANTIAGO et	t al.)			
	Defenda	ants)			

GOVERNMENT'S RESPONSE TO THE MOTION OF DEFENDANT JOSE TORRADO (5) TO MODIFY CONDITIONS OF RELEASE

The United States Attorney, by and through the undersigned attorneys, now responds to the motion of Defendant Jose Torrado ("Torrado"), dated June 2, 2005, to modify the terms and conditions of his release to eliminate the condition that he wear an electronic monitoring device.

Based upon the grounds for his motion and undersigned counsel's discussion with Pretrial Services ("PTS") Officer Christopher Wylie, Torrado's supervising PTS Officer, the government does not oppose the defendant's motion provided that the conditions of his release are also modified to require that Torrado report to PTS in person once a week and report to PTS by telephone once a week (in addition to the conditions previously imposed by the Court). PTS Officer Wylie agrees that such further modification of Torrado's conditions of release is appropriate.

Respectfully submitted,

MICHAEL J. SULLIVAN United States Attorney

BY:

/s Denise Jefferson Casper
DENISE JEFFERSON CASPER
Assistant U.S. Attorney

Dated: June 15, 2005

CERTIFICATE OF SERVICE

This is to certify that I have this day served upon Lenore Glaser, Esq., 25 Kingston Street, 6th Floor, Boston, MA 02111 a copy of the foregoing document by electronic filing and by depositing in the United States mail a copy of same in an envelope bearing sufficient postage for delivery.

This 15th day of June, 2005.

<u>/s Denise Jefferson Casper</u>
DENISE JEFFERSON CASPER
ASSISTANT UNITED STATES ATTORNEY